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A	PPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
	08/705,477	08/29/1996	RON S. ISRAELI	41426-G/JPW/	1515	
	759					
COOPER AND DUNHAM 1185 AVENUE OF THE AMERICAS				EXAMINER		
NEW YORK, NY 10036				GUCKER, S	GUCKER, STEPHEN	
				ART UNIT	PAPER NUMBER	
				1647		
			•	DATE MAILED: 01/15/2002		
					Paper No.	
	N	otice of Non-Cor	npliant Amendment (3	37 CFR 1.121)		
	The amendmen	t filed on	is considered non-com	pliant because it has faile	ed ot meet the	
requi	rements of 37 C	FR 1.121, as amended	l on September 8, 2000 (see 6	55 Fed. Reg. 54603. Sept	a. 8, 2000, and <i>1238</i>	
<i>O.G.</i>	77, Sept. 19, 200	00). In order for the an onse to this notice.	mendment to be compliant, ap	plicant must supply the	following omissions	
	-		ED EOD COMBLIANCE WAS	PII DIII D 1 101 /A DD	CANDADES SO	
THE FOLLOWING ITEMS ARE REQUIRED FOR COMPLIANCE WITH RULE 1.121 (APPLICANT NEED NOT RE-SUBMIT THE ENTIRE AMENDMENT);						
			paragraph(s)/section(s) is requ	ired. See 37 CFR 1.1210	b)(1)(ii)	
	2. A marked up version of the replacement paragraph(s) is requrired. See 37 CFR 1.121(b)(1)(iii).					
	3. A clean version of the amended claim(s) is required. See 37 CFR 1.121(c)(1)(i).					
	4. A marked up	version of the amende	ed claim(s) is requrired. See 37	CFR 1.121(c)(1)(ii).	•	
Expla	anation:					
/I IE+ 1	Planca provida spacif	ic details for correction to	regist the applicant. For example, 11th a		· · · · · · · · · · · · · · · · · · ·	
(LIE. I	riease provide specif	ic details for correction to a	assist the applicant. For example, "the	clean version of claim 6 is mi	ssing.").	
webs	urther explanatio ite at <u>http://www</u> idment format is	.uspto.gov/web/office	Format required by 37 FR 1.12 es/dcom/olia/pbg/sampleaf.pd	21, see MOEP § 714 and df. A condensed version	the USPTO of a sample	
	PRELIMINARY AMENDMENT: Unless applicant supplies the omission or correction to the preliminary amendment in compliance with revised 37 CFR 1.121 noted above within ONE MONTH of the mail date of this letter, examination on the merits may commence without entry of the originally proposed preliminary amendment. This notice is not an action under 35 U.S.C. 132, and this ONE MONTH time limit is not extendable.					
	AMENDMENT AFTER NON-FINAL ACTION: Since the above mentioned reply appears to be bona fide, applicants is given a TIME PERIOD of ONE MONTH or THIRTY DAYS from the mailing of this notice, whichever is longer, within which to supply the omission or correction noted above in order to avoid abandonment. EXTENSIONS OF THIS TIME PERIOD MAY BE GRANTED UNDER 37 CFR 1.136(a).					
Legal	Instruments Exa	miner(LIE)	•			